patentably distinct species identified by the Examiner. For example, applicants submit that at least claim 1 is considered to be generic or sub-generic to more than one species, as identified by the Examiner. Additionally, applicants note that since the Examiner has identified species A - F as the patentably distinct species of the claimed invention, applicants consider that no other patentably distinct species is considered to be present by the Examiner, and therefore, applicants consider that claims not specifically readable on one of the species identified by the Examiner are necessarily included with any elected species.

Moreover, applicants submit that upon allowance of a generic or sub-generic claim, all dependent claims directed to other patentably distinct species as identified by the Examiner necessarily become allowable.

In order to provide a complete response to the election requirement, as stated, applicants provisionally elect, with traverse, species A with claims 1-16 being readable thereon, claims 1-3, 15 and 16 being independent claims.

For the foregoing reasons, withdrawal of the election requirement and favorable action with respect to all claims present in this application are respectfully requested.

To the extent necessary, applicant's petition for an extension of time under 37 CFR 1.136. Please charge any shortage in the fees due in connection with the filing of this paper, including extension of time fees, to Deposit Account

No. 01-2135 (503.32492X00) and please credit any excess fees to such deposit account.

Respectfully submitted,

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